## §52.1223

TABLE 52.1222.—EPA APPROVED REGULATIONS—Continued

Rule description	Minnesota rule numbers	Contents of SIP	Effective date	Relevant ¶s in §52.12201
Incinerators	7011.1201–.1207	All rules for "existing sources" 2.	10/18/93	b,c20,c40.
Sewage Sludge Incinerators.	7011.1300–.1325	All rules for "existing sources".	10/18/93	c20,c40
Petroleum Refineries	7011.1400–.1430	All rules for "existing sources".	10/18/93	c20,c21.
Liquid Petroleum and VOC Storage Vessels.	7011.1500–.1515	All rules for "existing sources".	10/18/93	b,c21.
Sulfuric Acid Plants	7011.16001630	All except 7011.1610	10/18/93	b,c3,c21,c40
Nitric Acid Plants	7011.1700–.1725	All except 7011.1710	10/18/93	b,c3,c21,c40.
Inorganic Fibrous Materials.	7011.2100–.2105	All rules	10/18/93	c20.
Stationary Internal Com- bustion Engine.	7011.2300	Entire rule	10/18/93	b,c21.
CEMS	7017.1000	Entire Rule	10/18/93	c20.
Performance Tests	7017.2000	Entire Rule	10/18/93	c20.
Notifications	7019.1000	Entire Rule	10/18/93	c20.
Reports	7019.2000	Entire Rule	10/18/93	c20.
Emission Inventory	7019.3000, .3010	All rules	10/18/93	c20,c40.
Motor Vehicles	7023.01000120	All rules	10/18/93	b,c21.
Open Burning	Portions of Chapter 17	All submitted portions of	1993	b,c21,c26, c40.
•	and 88 of MN Statutes.	Sections 17.135,		
		88.01, 88.02, 88.03,		
		88.16, 88.17, and		
		88.171.		

<sup>&</sup>lt;sup>1</sup>Recodifications affect essentially all rules but are shown only for substantively revised rules.

<sup>2</sup> "Existing" sources are sources other than those subject to a new source performance standard.

[60 FR 27413, May 24, 1995]

## $\S 52.1223$ Approval status.

With the exceptions set forth in this subpart, the Administrator approves Minnesota's plans for the attainment and maintenance of the national standards under section 110 of the Clean Air Act. Furthermore, the Administrator finds the plan satisfies all requirements of Part D, Title 1, of the Clean Air Act as amended in 1977, except as noted below.

[45 FR 40581, June 16, 1980]

## $\S 52.1224$ General requirements.

- (a) The requirements of §51.116(c) of this chapter are not met since the plan does not provide for public availability of emission data.
- (b) Regulation for public availability of emission data. (1) Any person who cannot obtain emission data from the Agency responsible for making emission data available to the public, as specified in the applicable plan, concerning emissions from any source subject to emission limitations which are part of the approved plan may request that the appropriate Regional Administrator obtain and make public such

data. Within 30 days after receipt of any such written request, the Regional Administrator shall require the owner or operator of any such source to submit information within 30 days on the nature and amounts of emissions from such source and any other information as may be deemed necessary by the Regional Administrator to determine whether such source is in compliance with applicable emission limitations or other control measures that are part of the applicable plan.

(2) Commencing after the initial notification by the Regional Administrator pursuant to paragraph (b)(1) of this section, the owner or operator of the source shall maintain records of the nature and amounts of emissions from such source and any other information as may be deemed necessary by the Regional Administrator to determine whether such source is in compliance with applicable emission limitations or other control measures that are part of the plan. The information recorded shall be summarized and reported to the Regional Administrator, on forms furnished by the Regional Administrator, and shall be submitted